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Facsimile

Company: USPTO, Examination

Section, Attention:

WANG, Ben C.

Fax Number: 1-571-270-2240 City/Country: Alexandria, Virginia

Phone Number: 1-571-270-1240

Date: April 12, 2010

United States Patent Application No. 10/788,490 Filed March 1, 2004

Total Pages: 4 (including cover) File Number: T8468041US

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PTOL-413A (10-09)
Approved for use through 07/31/2012, OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Applicant Initiated Interview Request Form						
Application No.: 10/788,490 Examiner: WANG, Ben C.		First Named Applica	nt: BIBR, Viera Status of Application: Pending			
Tentative Participan (1) WANG, Ben C.	ts:	(2) M. Yigdall				
(3) LONGWELL, James for	or Esmaili, Shahrza	(4)	40.0			
Proposed Date of Interview: Apr. 13, 19, 20, 21 (before 2:00)			Proposed Ti	ime: Anytime	(AM/PM)	
Apr. 22, 23, 26-28 Type of Interview Requested: (1) [✓] Telephonic (2) [] Personal (3) [] Video Conference						
Exhibit To Be Shown or Demonstrated: [] YES [/] NO If yes, provide brief description:						
Issues To Be Discussed						
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed	
(1) Rejection	Claims 1-36 and 38	Carroll Jr, esp.	[]	[]	[]	
(2)		[0299]-[0300]	[]	[]	[]	
(3)			[]	[]	[]	
(4)	at Attacked		[]	[]	[]	
[✓] Continuation Sheet Attached[] Proposed Amendment or Arguments Attached						
Brief Description of Arguments to be Presented:						
Carroll Jr does not teach or suggest the mapping relationship in the screen component that specifies the relationship to the data component as presently claimed. See Cont. Sheet						
An interview was conducted on the above-identified application on NOTE: _This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01). This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b))						
as soon as possible.	applicant is advi 17	sea to file a statement of	tne substance of th	us interview (3	/ CFR 1.133(b))	
Applicant/Applicant's Representative Signature Examiner/SPE Signature						
Shahrzad Esmaili						
Typed/Printed Name of Applicant or Representative 61,922						
Registration Number, if applicable						

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Continuation Sheet

Applicant Initiated Interview Request Form					
Application No.: 10/788,490	First Named Applicant: BIBR, Viera				
Examiner: WANG, Ben C.	Art Unit: 2192 Status of Application: Pending				

Brief Description of Arguments to Be Presented

At [0299] Carroll Jr. describes actions to tie a UI to an application's logic, which the Examiner characterizes as a data component. Applicant disagrees and considers such to be more akin to workflow.

At [0300] use of a grammar file 108 and a property file are described. The property file may be used to map to a subset of graphical elements within the UI definition file 104. Applicant does not consider this to be a mapping in a screen component definition to a data component, rather it is a mapping to a graphical screen element definition.

It is clear from claim 1 that a data component comprises at least one data field definition while a screen component comprise at least one screen element definitions. The mapping in Carroll Jr does not show a relationship from a screen component and a data component but from a screen component to a screen element. The combination of the cited references does not teach the subject matter of claim 1 as presented.

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